REMARKS

In response to the final Office Action, Applicant amends the present application herein to overcome the rejection of claim 51 under 35 U.S.C. 112, 2nd paragraph. Applicant rewrites claim 51 to provide a proper antecedent basis for the phrase, "said headrest of said dental chair," by insertion of the phrase, "wherein said dental chair includes a headrest." Applicant respectfully submits that this modification places claim 51 in a condition for allowance.

In further response, Applicant rewrites claim 57 to overcome the rejection of claim 54 under 35 U.S.C. 112, 2nd paragraph, from which claim 57 previously depended. Applicant rewrites claim 57 into independent form and incorporates the subject matter of claim 54, which claim 57 previously depended from. Applicant further modifies the incorporated subject matter from claim 54 to provide a proper antecedent basis for the phrase, "said headrest of said dental chair," by insertion of the phrase, "wherein said dental chair includes a headrest." Applicant respectfully submits that these modifications place claim 57 in a condition for allowance. Applicant further respectfully submits that these modifications place each of claims 58-60—of which each depends from claim 57—in a condition for allowance.

Lastly, Applicant cancels claims 54-56.

Applicant submits that no new matter is added by any of these amendments.

With regard to the prior restriction/election requirement set forth by the Examiner in the present application, Applicant identifies that claims 36, 39, 41-43, 46, 49-53, and 57-60 are drawn to elected Invention I (i.e., an electronic display assembly/arrangement, classified in class 248, subclass 125.7). Applicant also identifies claims 36, 39, 41-43, 46, 49-53, and 57-60 as being generic to Species I (which has been elected) and to Species II, but not generic to Species III.

In order to facilitate prosecution, it is respectfully requested that the Examiner contact

the undersigned if any further action is deemed necessary by the Examiner in order to gain

allowance of the present application, and if such further action may be accomplished through an

Examiner's amendment or otherwise.

Respectfully submitted, TILLMAN WRIGHT, PLLC

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